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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/781,953 02/14/2001		Atsushi Murakami	P 277864	9766	
23117 759	90 11/18/2003		EXAMINER		
NIXON & VANDERHYE, PC			MILLER, PATRICK L		
1100 N GLEBE ROAD 8TH FLOOR			ART UNIT	PAPER NUMBER	
ARLINGTON, VA 22201-4714			2837		
				D. IDD 14. IV DD 44.40 to 60.00	

DATE MAILED: 11/18/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

•					A				
		Application	No.	Applicant(s)					
		09/781,953		MURAKAMI ET AL					
	Office Action Summary	Examiner	1	Art Unit	·				
		Patrick Mille		2837					
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
THE I - Exte after - If the - If NO - Failu - Any	ORTENED STATUTORY PERIOD FC MAILING DATE OF THIS COMMUNIC nsions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this commuse period for reply specified above is less than thirty (30) operiod for reply is specified above, the maximum stature to reply within the set or extended period for reply wreply received by the Office later than three months afted patent term adjustment. See 37 CFR 1.704(b).	CATION. f 37 CFR 1.136(a). In no event, nication. I days, a reply within the statuto utory period will apply and will e itl. by statute, cause the applica	, however, may a reply be tim ry minimum of thirty (30) days xpire SIX (6) MONTHS from tition to become ABANDONE	ely filed s will be considered timely the mailing date of this co O (35 U.S.C. § 133).	/. mmunication.				
1)🛛	Responsive to communication(s) filed	l on <u>08 September 200</u>	<u>03</u> .						
2a)⊠	This action is <b>FINAL</b> . 2b	) ☐ This action is non	-final.						
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposit	ion of Claims								
4)🖂	Claim(s) <u>1,3,7,11 and 13-20</u> is/are pe	nding in the applicatio	n.						
	4a) Of the above claim(s) is/are withdrawn from consideration.								
5) Claim(s) is/are allowed.									
6)⊠	6)⊠ Claim(s) <u>1,3,7,11 and 13-18</u> is/are rejected.								
7)🖂	7) Claim(s) 19 and 20 is/are objected to.								
8)□	Claim(s) are subject to restrict	ion and/or election req	uirement.						
Applicat	ion Papers								
,	The specification is objected to by the								
10)⊠	The drawing(s) filed on 14 February 2				ner.				
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.									
•	under 35 U.S.C. §§ 119 and 120								
12)⊠ a)	Acknowledgment is made of a claim to All b) Some * c) None of:  1. Certified copies of the priority of the certified copies of the priority of the copies of the copies of the copies of the copies of the certified copies o	locuments have been locuments have been f the priority documen	received. received in Applicati ts have been receive	on No	Stage				
13)□ / s 3	See the attached detailed Office action Acknowledgment is made of a claim for ince a specific reference was included to CFR 1.78.  The translation of the foreign lang	for a list of the certifier domestic priority und in the first sentence or guage provisional appl	ed copies not receive er 35 U.S.C. § 119(e f the specification or ication has been rec	e) (to a provisional in an Application eived.	Data Sheet.				
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78.									
Attachmer	nt(s)		_						
2) Notic	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PT mation Disclosure Statement(s) (PTO-1449) Pa	O-948) 5	) Interview Summary ) Notice of Informal P ) Other:						
0.0-1					****				

Art Unit: 2837

### **DETAILED ACTION**

## Response to Amendment

- On the previous office action the Examiner erroneously calculated the coefficient of
  water absorption using the Osanai et al (6,237,717) reference. Based on the
  Applicant's description of how to calculate the coefficient of water absorption filed
  on 11/05/02, the Examiner now believes he has calculated the coefficient of water
  absorption correctly.
  - 1) Starting with Table 1, example 3. I took the .18g/cm<sup>3</sup> (foam density) and multiplied by the volume 100mmx100mmx50mm = 500 cm<sup>3</sup> (dimensions found on col. 10, line 65).
    - Weight/Mass (dry) = 90g
  - 2) Using the formula for coefficient of water absorption I calculated the "wet" mass.

$$M\% = ((Wwet - Wdry)/Wdry) * 100$$

M% = 6.8% (coefficient of water absorption from Table 3, example

- 3) Wdry = 90g (from above)
  - Calculated Wwet = 96.16 g
- 4) The definition of coefficient of water absorption is the mass of the water absorbed divided by the volume.
  - Here the mass of water absorbed is 96.16g-90g = 6.16g.
  - mass of water absorbed divided by volume 6.16g/500cm<sup>3</sup> = .0123
     g/cm<sup>3</sup>.
- 5) .0123 g/cm<sup>3</sup> is within the Applicant's claimed range.

Art Unit: 2837

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2. Should the Applicant determine that this method of calculation is correct, the Examiner suggests amending the range to start at .013 g/cm<sup>3</sup> or similar.

# Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 3, 7, 11, and 13-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Herrington et al (5,032,622) in view of Osanai et al (6,237,717).
  - Herrington et al disclose a shape foam memory foam member made of polyurethane foam and method (Title and Abstract) with the following characteristics: a bulk density that is not more than 400 kg/m³ (Col. 1, lines 36-39); said member has an original shape and is compressed with heating, cooled while in the compressed state, released from the compressed state after cooling, and the original shape is recovered by heating (Abstract).
  - Herrington et al do not disclose said member having a coefficient of water
    absorption between .01g/cm³ and .2g/cm³, said member is provided on a surfaced
    of an engine soundproof cover (claims 3 and 7), and the shape of said member is
    recovered by engine heat (claims 17 and 18).
  - Osanai et al disclose a noise-insulating member made of polyurethane foam that
    covers an engine, where said insulating member has a .0123 g/cm³ coefficient of
    water absorption (see calculation above). The motivation for providing a foam
    member with a .0123 g/cm³ coefficient of water absorption is to prevent the foam

Art Unit: 2837

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from significantly retaining water, which provides the advantage of increasing the foam shape's density a smaller percentage than that of comparative examples (Comparing Tables 3 and 4).

- With respect to claims 17 and 18, Herrington et al disclose the transition temperature, Tg being 35° C (95° F). A person of ordinary skill in the art would know that the operating temperature of an engine is above 35° C and would provide sufficient heat to make the foam member substantially recover.
- Therefore, it would have been obvious to one having ordinary skill in the art at the time of the invention to modify the shape memory foam of Herrington et al so that it exhibits characteristics of water repellency, wherein the coefficient of water absorption is .0123 g/cm³, which falls into the range of .01g/cm³ to .2g/cm³, thereby providing the advantage of increasing the foam shape's density by a smaller percentage, as taught by Osanai et al. Additionally, it would have been obvious to one having ordinary skill in the art at the time of the invention that the shape memory foam of Herrington et al can be fitted to a soundproof cover that fits over an engine, and the engine provides the heat to recover the original shape of the foam member, thereby providing the advantage of preventing undesirable noise from entering the passenger compartment, as taught by Osanai et al.
- With respect to claims 13-16, Herrington et al disclose the member having a bulk density that is not more than 150 kg/m³ (Col. 1, lines 36-39).

Art Unit: 2837

## Allowable Subject Matter

- 4. Claims 19 and 20 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
  - The Prior Art does not disclose a shape memory foam member as disclosed with a
    coefficient of water absorption between .04 g/cm<sup>3</sup> and .1g/cm<sup>3</sup> in a noncompressed state.

#### Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Patrick Miller whose telephone number is 703-308-4931. The examiner can normally be reached on M-F, 8:30-5:30.

Art Unit: 2837

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Nappi can be reached on 703-308-3370. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9318.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-306-3431.

Patrick Miller Examiner Art Unit 2837

pm

November 12, 2003

MARLONT FLETCHER PRIMARY EXAMINER